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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 69 (4-89) — Paid Up 1946-640 Acres Poneg Prevalon

PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is made this 4th day of February, 2009, between AMERICAN BANK OF TEXAS, 2001 Texoma Parkway, PO Box 1234, Sherman, TX 75091-1234 as Lessor, and PALOMA BARNETT, LLC, 1021 Main Street, Suite 2600, Houston, Texas 77002-6066 as Lessee. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee

In consideration of a cash books in hand paid and the coverants teneir contained. Lessor hereby grants, leases and lets exclusively to Leases the following described land, hereitsafter called leased premises:

9.897 acres, more or less, situated in the Anderson Newton Survey, A-1161, and being Lot 8, Block 1, of Medlin Corner, an addition to the City of Arlington, Tarrant County, Texas, according to the map or plat thereof recorded in Cabinet B, Silde 2616, Plat Records, Tarrant County Texas.

in the County of TARRANT, State of TEXAS, containing 0.097 gross acres, more or less (including any interests therein which Lessor may hereafter acquire by in the County of TAKINAMI. State of I CARS, command guest goes acres, conduct a least including any metalsts trainer which tested may hardered and increase of the purpose of exploring for, developing, producing a fear gas, along with all hydrocarbon and nan hydrocarbon substances produced in association therewith (including geophysical/selismic operations). The term "gas" as used herein includes helium, carbon doxide and other commandal gases, as well as hydrocarbon gases. In addition to the above-described leased premises, this lease also covers accretions and any small strips or perceis of land now or hereafter owned by Lessor which are configuous or adjacent to the above-described leased premises, and, in consideration of the abrement end cush bonus. Lessor agrees to account at Lessea's request any additional or supplemental instruments for a more complete or accurate description of the land as elevered. For the purpose of determining the amount of any shut-in regulation hereunder, the number of gross acres above specified shall be deemed correct, whether solution

2. This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a payment same of three (3) years from the date hereof, and for as long thereafter as of or gas or other substances covered hereby are produced in paying quantities from the leased promises or from lands pooled therewith or this make is otherwise maintained in effect pursuant to the provisions hereof.
3. Royaries on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lesser as follows. (a) For oil and other flows:

hydrocarbons experted at Lessee's separator facilities, the royally shall be twenty five percent (25%) of such production to be delivered at Lessee's and bard holds in the kellhead or to Lesser's credit at the oil purchaser's transportation facilities, provided that Lessee's that have the continuing light to purchaser such production at the wellhead market price than prevailing in the same field (or if time is no such price than prevailing as the same field, than in the nearest field in which intere is such a prevailing price) for production of similar grade and gravity, (b) for gas (including cashinghand gas) and all other substantials overeit hereby, the royally shall be twenty five percent (25%) of the proceeds realized by Lessee from the sale thereof, isos a proportionate part of advantager taxes and production.

Listance of the excellence or the Lessen's crede at the religious controllence and the excellence of the production of the excellence of t

7 If Lessor owns loss than the full mineral estate in all or any part of the lessed premises, the royalties and shud-in royalties payable hereunder for any well on any part of the leased premise or lands pooled therawith shall be reduced to the proportion that Lessor's interest in such port of the lessed premises bears to the full mineral installer in nucle part of the lessed premises.

8. The listered of either Lessor or Lessee hereunder may be assigned, seviced or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective here, devisees executors, authoristrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be blinding on Lesson. Lassor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lassee herounder, and no change in ownership shall be binding on Lassee until 60 days after Lessee has been furnished the original or certified or duly adhanibitated organs of the documents celabilishing such change of ownership is the satisfaction of Lessee or until Lessor has satisfaed the notification requirements contained in Lessee's usual form of division criter. In the event of the death of any person entitled to shut-in royalities herearder, Lessee may pay or tender such share. Lessee may pay or tender such sharer royalities to the credit of decedent or decedent's estate in the deposition, and in the reposition of the redit in the deposition, their including or separately in proportion to the interest which each owns. If Lessee transfers it is siterest hereunder in whole or in part Lessee shall be relieved of all obligations hereafter arising with respect to the transferred interest shall not added enterest in all or any portion of the area covered by this lease, the obligation to pay or funder shurth reveales hereunder shall be divided between Lessee and the transferre in proportion to the near accovered by this lease, the obligation to pay or funder shurth reveales and relieve of the transferre and in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lesser or fee of record a worker release of this (case as to a fun or undivided interest in less in the near energy or tender shuthin royalities shall be proportioned by the states or any depths or connect the tender. If Lessee teleases all or an undivided interest in less than all after the reverse of the reflect of the redispation to pay or tender shuthin royalities shall be proportioned by the release of the states of any depths or contained with the net accessed interest in the sale property. Lessee a bullgation to pay or tender shuthin royalities shall be proportioned by endured the reflect of undivided interest in

he proportionalisty reduced in accordance with the net acreage interest retained hereunder.

10. In exploiting for, developing, producing and marketing oil, gas and other substances convered hereby on the leased premises or lands pooled or unitized herewith, in primary androif embraced recovery. Lease that have the right of ingress and express along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads canals, pipelines, tanks, water wells, disposition wells, injection wells, injection wells, injection wells, injection wells, or such purposes, in such operations, free of toost, any oil, gas, water another other substances produced on he leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled therewin, he another, rights granted herein shelf apply (a) to the entire leased premises described in Paragrant 1 above, motivihits/anding any partial efficience or other pursal termination of this lease, and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or tands cooled fremewin. When requested by Lessor in writing, Lessee shall bury its piperance below cordinary provided business. No wait shall be located less than cooled fremewin without Lessor's consent, and Lessee shall put of damage caused by its operations to busings and other improvements and materials, analysing well oasing from the leased premises or such clinic times and growing copie tomes or such other lands, and to conspecial import and growing copie tomes or such other lands or within a reasonable time thereafter.

Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well basing from the reasonable time thereafter.

11. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governments, settlerly having jurisdiction lockloding restrictions on the drilling and production of wells, and the price of all, gas, and other substances covered hereby. When drafting receiving, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inshibity to other necessary permits, equipment services, material water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, was, substage, rebetion, insurrection, not, stake or laber displates, or by inshibity to other a satisfactory marked for production or feature of purchase for carriers in take or transport such production, or gray other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and at Lessee's other, the period of such prevention or delay shall be added to the term thereof. Lessee stall not be liable for breach of any express or implied covernants of this tesse when drilling, production or other operations, the production or delay and any expression of the term thereof. Lessee stall not be liable for breach of any express or implied covernants of this tesse when drilling, production or other operations.

shall be added to the term hereof. Lessee shall not be liable for broach of any express or implied covernants of this fease when drilling, production or other operations are so developed, delayed or interrupted.

12. In the event that Lessor, during the primary ferm of this lease, receives a borial fact offer which Lessor is willing to accept from any party offening to durchase from Lessor a fease covering any or all of the substances covered by this lease and covering all or a portion of the fand described herein, with the lease occurring effective upon expiration of this lease, Lessor hereby agrees to notify Lessoe in viewing of said offer immediately, including in the nation the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessoes, for a period of fifteen days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the ferms and conditions

and proterred right and option to purchase the lease or part thereof or interest therein; covered by the offer at the price and eccording to the terms and conditions specified in the offer.

13. No legation shall be initiated by Lessor with respect to any breach or default, by Lessoe hereunder, for a period of at least 90 days after Lessot has given beased within notice fully describing the breach or default, and then only it Lessoe talls to remedy the breach or default, within such period. In the event the matter is disglated and there is a final judicial determination to remedy the breach or default has occurred, the leases field to be on.

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessoe, its successors and assigns, a perpetual subsurface well bore exacement under and through the leased premises for the placement of well bores (along notes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands protein the placement shall not with the land and surviva any termination of this lease.

15. Lessor hereby warrants and agrees to defend this conveyed to Lessee his total that Lessoe shall have any ignit to exace, mortgages or items existing, levied or assessed on or against the leased premises. If Lessoe exceptive surface, and any expendition of this lease.

15. Lessor hereby warrants and agrees to defend this conveyed to Lessoe his that Lessoe that Lessoe at leases that he subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reministe station of oil or yet yet and protein the payment of regalities althorized by the remainder, without interest, until Lessoe and in addition to its other rights, may reministe station of oil or yet yet support the payment of regalities and shubor morbitis behavior, without interest, until Lessoe of any claim inconstitet wit Lessoe is till. Lessoe may support the pay

other sperangers.

17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this leasa for an additional period of two (2) years from the end of the primary term by paying or tendering to Lessor prior to the end of the primary term by paying or tendering to Lessor prior to the end of the primary term by paying or tendering to Lessor prior to the end of the primary term by paying or tendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as granted for this lease

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and mysity, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and terms are final and terms are final and terms are strictly discovered into this lesse without duress or understands influence. Lessor recognizes that lease values could go up or devin depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lessor would get the tighest price or different terms depending on future market conditions. Nations pany to this lease will seek to after the terms of this terms action based upon any differing terms which Lease has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the data list written above, but upon execution shall be binding on the aignatory and the signatory's hairs, devisees, executions, administrators, successors and assigns, whether or not this tease has been executed by all paties herenabove named as

LESSOR (WHETHER ONE OR MORE)

American Bank of Texas

ree

STATE OF TEXAS

COUNTY OF TARRANT GOLYSON

2009 by Jerry Griffin, as Senior

This instrument was acknowledged before me on the day of Vice President of American Bank of Texas on behalf of said corporation.

> KELLI M. RHOADS Notary Public, State of Texas My Comm, Exp. 01-17-2010

Notary's name (printed) Notary's commission expires